## EXHIBIT 2

Letter from David L. Kagel dated January 7, 2018

KAGELLAW

Case 2:19-cv-01697-JAD-DJA  $\,$  Document 105-3  $\,$  Filed 03/09/21  $\,$  Page 2 of 2  $\,$ 

E-MAIL dkagel@earthink.net

January 7, 2018

Gentlemen:

This firm acts as counsel to David Saffron. We understand that you will be depositing bitcoin and other forms of cryptocurrency with Mr. Saffron which he will be investing on your behalf. He has agreed to teturn your investment to you together with a profit. In order to assure that your deposit will be returned in the event that Mr. Saffron is unable or unwilling to do so he has deposited at least one thousand bitcoin in a wallet to which he has given us access. He has agreed to at all times maintain the deposit in the wallet and give this firm unrestricted access to it. If you have not received the return of your deposit from Mr. Saffron following ten business days' notice to him with a copy to us, upon five business days' notice to us we will return your deposit from the aforementioned wallet

Of the Copy is of all written communication between you and Mr. Strongard to add so the contents of all verbal communications.

Very truly yours.

Magel Law, a Professional Corporation

David L. Kagel